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13		
14	UNITED STATES I	DISTRICT COURT
15	DISTRICT O	F NEVADA
16	ODACLE USA INC. a Coloredo corneration	Case No. 2:10-cy-106
	ORACLE USA, INC., a Colorado corporation; and ORACLE INTERNATIONAL	Case No. 2:10-cv-106
17		COMPLAINT FOR DAMAGES AND
	CORPORATION, a California corporation,	INJUNCTIVE RELIEF FOR:
18	D1-:-4:CC-	INJUNCTIVE RELIEF FOR:
	Plaintiffs,	(1) CODYDICHE INEDINGEMENT
19	V.	(1) COPYRIGHT INFRINGEMENT;
	DIMINI OFFICE DIG N. 1	(2) VIOLATIONS OF THE FEDERAL
20	RIMINI STREET, INC., a Nevada corporation;	COMPUTER FRAUD AND ABUSE
	SETH RAVIN, an individual,	ACT;
21	5 6 1	(3) VIOLATIONS OF THE
	Defendants.	COMPUTER DATA ACCESS AND
22		FRAUD ACT;
		(4) VIOLATIONS OF NRS 205.4765 ;
23		(5) BREACH OF CONTRACT;
		(6) INDUCING BREACH OF
24		CONTRACT
- •		(7) INTENTIONAL INTERFERENCE
25		WITH PROSPECTIVE ECONOMIC
		ADVANTAGE;
26		(8) NEGLIGENT INTERFERENCE
20		WITH PROSPECTIVE ECONOMIC
27		ADVANTAGE;
= /		(9) UNFAIR COMPETITION;
28		(10) TRESPASS TO CHATTELS;
-0		

1 2	(11) UNJUST ENRICHMENT / RESTITUTION; (12) UNFAIR PRACTICES; and (13) AN ACCOUNTING.		
3	DEMAND FOR JURY TRIAL		
5	Plaintiffs Oracle USA, Inc. ("Oracle USA") and Oracle International Corporation		
6	("OIC") (together "Oracle" or "Plaintiffs") for their Complaint against Defendants Rimini Street,		
7	Inc. and Seth Ravin, allege as follows based on their personal knowledge as for themselves, and		
8	on information and belief as to the acts of others:		
9	I. JURISDICTION		
10	1. Oracle's first cause of action arises under the Federal Copyright Act, 17		
10 11	U.S.C. §§ 101 <i>et seq.</i> , and its second cause of action arises under the Computer Fraud and Abuse		
12	Act, 18 U.S.C. §§ 1030 <i>et seq</i> . Accordingly, this Court has subject matter jurisdiction over this		
13	action pursuant to 18 U.S.C. § 1030(g), 28 U.S.C. § 1331, and 28 U.S.C. § 1338.		
14	2. This Court has supplemental subject matter jurisdiction over the pendent		
15	state law claims under 28 U.S.C. § 1367, because these claims are so related to Oracle's claims		
16	under federal law that they form part of the same case or controversy and derive from a common		
10 17	nucleus of operative facts.		
18	3. This Court also has original subject matter jurisdiction over the state law		
19 19	claims under 28 U.S.C. § 1332 because there is a complete diversity of citizenship between the		
20	Plaintiffs and the Defendants, and the amount in controversy exceeds \$75,000.		
21	II. INTRODUCTION		
22	4. "The key is you have to be authorized Either you're authorized or		
23	you're not." (Seth Ravin, commenting on Oracle's 2007 lawsuit against SAP for illegally		
24	downloading Oracle's intellectual property).		
25	5. This case is about the massive theft of Oracle's software and related		
26	support materials through an illegal business model by Defendant Rimini Street and its CEO and		
27	President, Defendant Seth Ravin. Rimini Street holds itself out as a support provider to		
28	companies that license certain of Oracle's enterprise software applications, including its A/73245022.11/2021039-0000337130		

usiness model is the illegal downloading of Oracle's Software and Support Materials ¹ in a		
business model is the illegal downloading of Oracle's Software and Support Materials ¹ in a		
cheme that is vast in scope, consisting of many thousands of Software and Support Materials.		
Rimini Street typically logs on to Oracle's password protected Technical Support websites using		
customer credential, then downloads Software and Support Materials in excess of the		
customer's authorization under its license agreement. Sometimes Rimini Street will download		
undreds or even thousands of Software and Support Materials at a time, relating to entire		
amilies of software (e.g., PeopleSoft, JDE, or Siebel) that the customer does not license and for		
which it has no use.		
6. Rimini Street automates its massive downloading with "robots" or		
crawlers," in intentional violation of Oracle's Technical Support website Terms of Use. These		
ntrusions have damaged Oracle's support services by causing the databases which host the		
oftware and Support Materials to freeze, disrupting their operation and impeding the		
vailability of lawful downloads to Oracle's other customers.		
7. Ravin has admitted that downloads in excess of the customer's		
uthorization are improper. In an interview he explained that "It is very common for [a		
ustomer] to provide a password and ID for us to get to download upgrades and support. It's a		
tandard industry practice across every consulting firm. The key is you have to be authorized."		
emphasis supplied). Ravin emphasized that "[y]ou need to be very careful about parsing		
ocuments – whether you take 20 or hundreds. Either you're authorized or you're not."		
emphasis supplied).		
8. Ravin's admission that Rimini Street may not download Oracle Software		
nd Support Materials for which the customer lacks authorization is correct. His description of		
Rimini Street's business practices is false. Rimini Street's massive, illegal downloads of Oracle		

1	Software and Support Materials violates Rimini Street's contracts with its customers, their			
2	licenses with Oracle, the Terms of Use, and civil and criminal laws.			
3	9. Rimini Street's business model includes more than just illegal			
4	downloading. Ravin has caused Rimini Street to acquire copies of its customers' licensed Oracle			
5	enterprise applications software. In the course of its business, Rimini Street makes additional			
6	illegal copies of this software, and uses it in various illegal ways to provide its low-cost support.			
7	10. This illegal business model is not new for Ravin. He helped create this			
8	illegal scheme at his prior company, TomorrowNow ("SAP TN"), with his partner, Andrew			
9	Nelson. Under this business model, SAP TN gained repeated and unauthorized access to			
10	Oracle's intellectual property. It made and used thousands of copies of Oracle's copyrighted			
11	software applications and relied on illegal downloading from Oracle websites, using custom			
12	programmed "scraping" tools designed to "scrape" Oracle's website for bug fixes, patches,			
13	updates and instruction manuals.			
14	11. Ravin and Nelson sold SAP TN to the German software conglomerate			
15	SAP AG, and Ravin soon left to later found Rimini Street. SAP AG publicly admitted that SAP			
16	TN improperly copied Oracle Software and Support Materials, and in October 2008 shut down in			
17	SAP TN October 2008 having concluded that it could not provide support services without			
18	infringing on Oracle's intellectual property rights.			
19	12. Ravin has admitted that Rimini Street mimics and expands the SAP TN			
20	model: "Our [Rimini Street's] basic model for TomorrowNow customers is that you're going to			
21	get the same kind of savings" because "[w]hat we're offering is on top of what they're used to,			
22	which is the vanilla offering that I actually assembled – because it hasn't changed much from			
23	what I put together at TomorrowNow several years ago when we were launching the company."			
24	13. Rimini Street's marketing literature emphasizes how little difference			
25	customers would notice from SAP TN's service offering, stating that converting is as "Easy as 1-			
26	2-3." For example, Rimini Street stated that tax and regulatory updates to Oracle software			
27	applications "are packaged the same as Client is used to receiving previously from PeopleSoft			
28	Corporation and then TomorrowNow, Inc. There is no difference in how Rimini Street tax and A/73245022.11/2021039-0000337130 4			

1	regulatory updates are installed. Oracle, of course, owned the interlectual property rights to the			
2	software SAP TN copied and used to create its illegal updates. Ravin and Rimini Street knew			
3	that and capitalized on it by copying the model and boasting about the similarity in services.			
4	14. The corrupt business model Ravin helped to create continues in full force			
5	at Rimini Street. Oracle brings this lawsuit to stop it once and for all, to stop Rimini Street's			
6	illegal activity and redress the harm that Rimini Street has caused by its illegal conduct. Rimini			
7	Street's copyright infringement and other illegal, wrongful, and unfair business practices threaten			
8	to cause irreparable harm to Oracle, its many employees, customers, shareholders and the			
9	industry at large. Oracle has no adequate remedy at law for the harm threatened and caused by			
10	these acts			
11	III. THE PARTIES			
12	15. Oracle USA is a Colorado corporation, with its principal place of business			
13	in Redwood City, California. Oracle USA develops and licenses certain intellectual property,			
14	including copyrighted enterprise software programs, and provides related services. Oracle USA			
15	is the successor to PeopleSoft USA, Inc. ("PeopleSoft") and a successor in interest to certain			
16	PeopleSoft, JDE, and Siebel entities.			
17	16. OIC is a California corporation, with its only place of business in			
18	Redwood City, California. OIC owns and licenses certain intellectual property, including			
19	copyrighted enterprise software programs used around the world. Intellectual property rights			
20	formerly held by certain PeopleSoft, JDE, and Siebel entities were transferred to OIC as part of			
21	the acquisitions of PeopleSoft and Siebel by Oracle. OIC is the owner or exclusive licensee of			
22	the copyrights at issue in this action.			
23	17. Seth Ravin is the founder, president and CEO of Rimini Street and the			
24	former President of SAP TN. He is a resident of Nevada.			
25	18. Rimini Street, Inc., is a Nevada corporation with its principal place of			
26	business in Las Vegas, Nevada. Ravin founded and controls Rimini Street.			
27	19. Oracle is currently unaware of the true names and capacities of Does 1			
28	through 50, inclusive, whether individual, partnership, corporation, unincorporated association,			

1	or otherwise. Due to the surreptitious nature of Defendants' actions, and the complicated nature
2	of their scheme, the identities of the Does 1 through 50 have been concealed from Oracle,
3	preventing Oracle from identifying them by name. After discovery, which is necessary to
4	ascertain the true names and capacities of Does 1 through 50, Oracle will amend its complaint to
5	allege the necessary identifying details.
6	20. Defendants all are doing business in and have directed their activities at
7	Nevada. Rimini Street is headquartered in this district, and Ravin resides in this district. Rimini
8	Street committed its illegal downloading in Nevada, and provided illegal copies of Oracle
9	Software and Support Materials from, among other places, Nevada. Rimini Street also
10	advertises, promotes, sells, licenses, services, and supports customers in Nevada. Defendants
11	have also committed their unlawful conduct in other states.
12	21. At all material times, through his ownership of Rimini Street and his role
13	as CEO and President, Seth Ravin had both the right and the authority to control the actions of
14	the corporation.
15	22. At all material times, each of the Defendants, as well as Does 1 through
16	50, was the agent, servant, employee, partner, joint venturer, representative, subsidiary, parent,
17	affiliate, alter ego, or co-conspirator of the others, had full knowledge of and gave substantial
18	assistance to the alleged activities, and in doing the things alleged, each was acting within the
19	scope of such agency, service, employment, partnership, joint venture, representation, affiliation,
20	or conspiracy, and each is legally responsible for the acts and omissions of the others.
21	IV. VENUE
22	23. Venue in this district is appropriate, pursuant to 28 U.S.C. § 1391, because
23	Defendants Rimini Street and Ravin reside in this district and because a substantial part of the
24	events giving rise to the dispute occurred in this district, a substantial part of the property that is

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- the subject of the action was and is situated in this district, and the Court has personal 25
- jurisdiction over each of the defendants as alleged throughout this Complaint. **26**

V. **DIVISION ASSIGNMENT**

Assignment to the Las Vegas division is proper under Civil Local Rule IA **28** 24. A/73245022.11/2021039-0000337130

- 1 8-1(a), because this action arises, in part, in Las Vegas, where Rimini Street is headquartered and
- 2 Ravin resides and where, among other places, both engaged in their unlawful conduct.

3 VI. FACTUAL ALLEGATIONS

4

A. Oracle's Software And Support Materials

- 5 25. Oracle is the world's largest enterprise software company, and the first to
- 6 receive J.D. Power & Associates' global certification for outstanding service and support based
- 7 on measuring customer satisfaction worldwide. Oracle develops, manufactures, markets,
- 8 distributes, and services software designed to help its customers manage and grow their business
- 9 operations. Oracle's enterprise software and technology offerings include database, middleware,
- and applications software programs.
- 11 26. As is typical in the enterprise software industry, Oracle does not sell
- 12 ownership rights to its software or related support products to its customers. Instead, Oracle's
- 13 customers purchase licenses that grant them limited rights to use specific Oracle software
- 14 programs, with Oracle retaining all copyright and other intellectual property rights in these
- works. In addition, licensed customers can, and typically do, purchase some set of technical
- support services. Those services include upgraded products such as updates, bug fixes, or
- patches to the software programs the customers have expressly licensed from Oracle and have
- 18 the right to use for purposes authorized by Oracle.
- 19 27. Oracle's license agreements with its customers may vary according to the
- 20 products licensed, including because the customers originally contracted with PeopleSoft, Siebel,
- and/or JDE, but all of the relevant license agreements for what is now Oracle software set
- comparable rules for access to, and reproduction, distribution, and use of, that software. Among
- 23 other things, those rules prohibit access to, or reproduction, distribution, or use of, any portion of
- 24 the software not expressly licensed to and paid for by the licensee, and any sublicense,
- 25 disclosure, use, rent, or lease of the software to third parties. The licenses, with a few exceptions
- 26 that are not relevant here, also restrict where the customer physically may install the software, to
- whom it may provide copies, and the purposes for which it may make those copies. These
- 28 licensing restrictions are important to protect Oracle's substantial investment in the development
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1	of its software. They also help to make worthwhile Oracle's continuous emiancement of its				
2	products for the benefit of its customers, which requires significant investment in research and				
3	development.				
4	28. Oracle's license agreements define Oracle's confidential information to				
5	include, without limitation, Oracle's software, its object and source code, and any associated				
6	documentation or service offerings. In certain instances, licensees may designate third parties to				
7	help maintain Oracle's software, but only subject to the terms of the relevant license agreement				
8	between the licensee and Oracle. With a few exceptions that are not relevant here, those				
9	agreements generally preclude the third party from installing the software on an offsite server, or				
10	accessing the source code of the software. The license agreements prohibit the licensee or any				
11	third party from using the software offsite without notice to Oracle, prohibit disclosure to third				
12	parties, and prohibit any use other than by the customer for production, backup, archival and in-				
13	house disaster recovery purposes. As defined in one illustrative license agreement, "software"				
14	specifically includes the update products made available to customers as part of the support				
15	contracts that customers purchased from Oracle.				
16	29. Through its Terms of Use, Oracle also restricts access to the Technical				
17	Support websites used by Oracle customers and/or their authorized agents to access and				
18	download JDE, Siebel and PeopleSoft Software and Support Materials licensed to Oracle				
19	customers. For example, the Terms of Use on Oracle's Metalink 3 website – which related to				
20	Oracle's PeopleSoft, JDE and Siebel software – stated:				
21	You agree that access to Metalink will be granted only to your				
22	designated Oracle technical support contacts and that the Materials [on the support website] may be used solely in support of your				
23	authorized use of the Oracle programs for which you hold a supported license from Oracle. Unless specifically provided in				
24	your licensing or distribution agreement with Oracle, the Materials may not be used to provide services for or to third parties and may				
25	not be shared with or accessed by third parties. The Metalink 3 Torms of Use explicitly described the confidential nature.				
26	30. The Metalink 3 Terms of Use explicitly described the confidential nature				
27	of the material on the Technical Support website: "the information contained in the Materials				
28	[available through the website] is the confidential proprietary information of Oracle. You may				

1	not use, disclose, reproduce, transmit, or otherwise copy in any form or by any means the		
2	information contained in the Materials for any purpose, other than to support your authorized		
3	use of the Oracle Programs for which you hold a supported license from Oracle, without the		
4	prior written permission of Oracle." (emphasis supplied).		
5	31. The Metalink 3 Terms of Use also prohibited the use of automated		
6	downloads, including through robots, or other use of the Technical Support website that		
7	overburdens it:		
8	You agree that you will not access or use Metalink in any manner		
9	that could damage, disable, overburden, or impair, or otherwise result in unauthorized access to or interference with, the proper		
10	functioning of any Oracle accounts, computer systems or networks. For example, you may not use any software routines commonly		
11	known as robots, spiders, scrapers, or other automated means, to access Metalink or any Oracle accounts, systems, or networks.		
12	(emphasis supplied).		
13	32. In addition, access to Oracle's Metalink 3 and My Oracle Support		
14	, , , , , , , , , , , , , , , , , , , ,		
15	websites – which provided access to Software and Support Materials for Oracle's PeopleSoft, JDE and Siebel software – was governed by the Oracle web site's Terms of Use governing		
16			
17	access to, downloading of, copying of and further use or distribution of support materials. These		
18	Terms of Use stated: "By accessing or using the Site or the Content provided on or through the		
19	Site, you agree to follow and be bound by the following terms and conditions concerning your		
20	access to and use of the Site and the Content provided on or through the Site ('Terms of Use')		
21	" These Terms of Use prohibited users from downloading, storing, viewing or printing the		
22	materials made available on that website or available for download through the Site other than		
23	"solely for personal, informational, non-commercial purposes." They also prohibited the user		
24	from modifying or altering those materials "in any way" and prohibited redistribution. The		
25	Oracle web site's Terms of Use further stated: "Your use of software is subject to all agreement		
26	such as a license agreement or user agreement that accompanies or is included with the Software		
\ _	ordering documents, exhibits, and other terms and conditions that apply"		

1	B. Rimini Street's Business Model – "Anything that sounds too good to be true probably is."			
2	33. In the world of enterprise software applications, revenue comes from three			
	basic activities: (a) licenses of the underlying software applications; (b) consulting relating to			
	implementation and operation of the software; and, (c) support contracts to keep the software			
-	ated and upgraded.			
6	34. Rimini Street provides support services to customers who use Oracle			
	ware, including its JDE, Siebel and PeopleSoft families of applications.			
8	35. Rimini Street claims to compete with Oracle by providing low-cost			
	ntenance and support services to PeopleSoft, JDE and Siebel customers running assorted			
	sions of these software programs. Rimini Street claims that it can cut customer maintenance			
	support bills in half and give customers a reprieve from software upgrade cycles by allowing			
	tomers to remain on older, often outdated, versions of PeopleSoft, JDE or Siebel software			
	er than moving to later versions, and by eliminating fees for fixes and upgrades that			
	tomers would otherwise have to pay to remain on the older versions. Rimini Street states that			
	an provide such fixes and updates and thereby support outdated software for 10 years past its			
_	eral availability without additional cost to customers.			
17	36. In addition to those services, Rimini Street offers "customization fixes,"			
	and regulatory updates," "applications and repository fixes," and, most remarkably, "24/7			
-	port with Guaranteed 30 Minutes or less Response" on software programs for which it has no			
	intellectual property rights. Rimini Street claims to offer this comprehensive support at "More			
	nn 50% Annual Cost Savings."			
22	37. Rimini Street does not have the development capability to meet the			
-	port commitments it advertises at any price, much less the 50% discount it promotes. It			
	certainly has not matched Oracle's investment in development resources, or even come close to			
25 it.				
26	38. Rimini Street has also offered to provide annual maintenance service for			
27 cus 28	tomers using PeopleSoft, JDE or Siebel software for \$100.00 for two years. In the third year,			

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1 Rimini Street raises the price, but to only 50% of what SAP TN charged in the third year of its 2 own illegal downloading scheme. Rimini Street stated that the "\$100.00 covers the complete 3 program of tax updates" and "the same service" that the customer has "been getting from 4 TomorrowNow." One of Rimini Street's customers characterized this as "an awesome deal," 5 while noting that "anything that sounds too good to be true probably is." 6 C. Rimini Street's Theft By Downloading 7 39. In and after November 2008, and continuing in 2009, there occurred 8 unusually heavy download activity on Oracle's password-protected Technical Support website. 9 That website permits licensed Oracle customers with active support agreements to download a 10 wide array of Software and Support Materials. Oracle has invested billions of dollars in 11 research, development, and engineering to create these materials. Customers who have 12 contracted for support with Oracle have log-in credentials to access the Technical Support 13 website and download Software and Support Materials. However, Oracle's support contracts 14 limit customers' access and download rights to Software and Support Materials pertaining to the **15** customers' licensed products. Customers have no contractual right to download Software and 16 Support Materials relating to software programs they have not licensed from Oracle, or for which 17 the customers did not purchase support rights, or once the support rights they did purchase have 18 expired. 40. 19 Thousands of these downloads were made to servers associated with the **20** IP addresses 71.5.6.20, 71.5.6.23 and 71.5.6.28, which are owned by Rimini Street. Many of 21 these downloads were to users whose log-in name ended with "@riministreet.com." By way of 22 example only, between December 10, 2008, and December 18, 2008, a user credential ending 23 with "@riministreet.com" downloaded more than 100,000 files to the server associated with IP 24 address 71.5.6.23. Likewise, between April 20 and May 1, 2009, a user credential ending with 25 "@riministreet.com" downloaded several thousand files to the server associated with the IP **26** address 71.5.6.20. In these examples and many others, thousands of the downloaded files were 27 unauthorized and exceeded the scope of the Software and Support Materials that were licensed

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for the customer on whose behalf Rimini Street ostensibly performed the downloading.

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41. As another example, from November 18-24, 2008, Rimini Street used an automated crawler in an attempt to download approximately more than 800,000 files from Oracle's Technical Support website, resulting in approximately 120,000 successful downloads to the server associated with the IP address 71.5.6.20. The reason why such a low percentage of the downloads was successful is that Rimini Street programmed the crawler to increase the document number for each copied file by one digit over the last one (i.e., document ID 0.1, then 1.1, 2.1, 3.1, and so on), to indiscriminately and systemically copy literally every document on the website, regardless of the license applicable to the customer credentials input into the crawler software to obtain access to Oracle's systems. Most of the document numbers the crawler sought to copy did not actually exist as files; Rimini Street simply had programmed the crawler to search for and copy every conceivable document number – comprehensively to take everything. This specific instance of Rimini Street's downloading terminated only when Oracle disabled access to the IP address involved. 42. The indiscriminate nature of Rimini Street's illegal downloading is apparent from the files that it downloaded. Oracle's software applications are generally grouped into product families, such as PeopleSoft, JDE and Siebel. A customer using an application typically knows – and a support provider such as Rimini Street would obviously know – what family the application is in, as that is the most basic information about the software. A customer licensed for and using only Siebel applications, for example, would typically have no use for an update or support document relating to a software application in a different family (e.g., PeopleSoft), as it would be useless to the customer. And, of course, that customer would have no right to copy or use the Software and Support Materials corresponding to a separate, unlicensed application. 43. On many occasions, however, Rimini Street downloaded documents in a particular software family while purporting to act on behalf of customers who had no license to any application for any product in that family. For example, in November 2008 Rimini Street downloaded tens of thousands of documents from the PeopleSoft and JDE families of software applications using the log-in credentials of a customer that had no license for any PeopleSoft A/73245022.11/2021039-0000337130

software and whose contracts for JDE software had expired years ago. This indicates that Rimini

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2 Street made no attempt to limit its downloading to what was authorized for a given Oracle 3 customer. To the contrary, it engaged in indiscriminate downloading. 4 44. These are only examples. Rimini Street's massive downloading totaled at 5 least 100,000 unauthorized files. It appears that Rimini Street sometimes performs downloads 6 from a customer's IP address, and the author identification (e.g., "Dennis Chiu") or sign on (e.g., 7 "rimini street") indicates that a Rimini Street employee actually performed the downloading. At 8 other times, neither the IP address nor the log-on credentials expressly identify Rimini Street, but 9 Rimini Street is in fact responsible for the unauthorized download. For example, there have been 10 occasions when unauthorized downloads were performed from an IP address of a customer listed 11 on Rimini Street's website, and the downloading purportedly done by that customer vastly 12 exceeded the customer's past usage and involves products to which the customer has no license. 13 On information and belief, Rimini Street performed those unauthorized downloads (or induced 14 the customer to do so). **15** 45. Rimini Street's large-scale, unauthorized downloading has also damaged 16 Oracle's servers that contain the content of the Technical Support websites by causing them to 17 freeze, slow down, or become temporarily non-operational due to the scope of the downloading. 18 This impedes the functioning of Oracle's business and disrupts Oracle's ability to provide 19 service to its customers. 20 46. Rimini Street has admitted that it has engaged in large-scale downloading 21 that has damaged Oracle's servers. In November 2008 Oracle blocked access to a Rimini Street 22 IP address which had downloaded thousands of Software and Support Materials. Rimini Street 23 then complained to Oracle that "a manual methodology is not feasible" to download the sheer 24 number of documents Rimini Street was attempting to, "which is why we've had to employ our 25 methodology." The Rimini Street employee admitted that the mass downloading impeded the 26 performance of Oracle's servers: "I understand our current methodology creates issues with the 27 CPU utilization on Oracle's servers, and as such, you've had to block any access from our IP 28 addresses." A/73245022.11/2021039-0000337130

1		47. Oracle instructed Rimini to immediately cease this massive, indiscriminate			
2	downloading.	Rimini Street refused. Rimini Street, through its lawyers, confirmed that it had			
3	"resort[ed] to automation tools as the only feasible way to try to identify, catalog, and download				
4	such a large volume of Support Materials." It complained that when Oracle is able to detect an				
5	attempt to "do	ownload a substantial amount of Support Material items" in a volume that indicates			
6	the use of auto	omated tools – which violates of Oracle's Terms of Use – Oracle will then shut			
7	down access t	to the associated IP address.			
8	D.	Rimini Street's Access Was Unauthorized			
9		48. Rimini Street's unauthorized access to, copying of, and use of Software			
10	and Support N	Materials and its customers' software releases, violated the terms of the Oracle			
11	customers' License Agreements and the Technical Support website Terms of Use. These terms				
12	included agreements:				
13	•	Not to access or use any portion of the Software, including updates, not expressly			
14		licensed and paid for by the Licensee;			
15	•	Not to directly or indirectly, sublicense, relicense, distribute, disclose, use, rent, or			
16		lease the software or documentation, or any portion thereof, for third party use, or			
17	third party training;				
18	•	Not to access the customer support system if not the customer's authorized and			
19		designated Oracle technical support contact;			
20	•	Not to use the materials on the support website except in support of the			
21		customer's authorized use of the Oracle programs for which the customer holds a			
22		supported license from Oracle;			
23	•	That the customer username and password are for the customer's sole use in			
24		accessing this support server;			
25	•	That the customer username and password may only be distributed to or used by			
26		persons in the customer's organization who have a legitimate business purpose for			
27		accessing the materials contained on the support server in furtherance of the			
28	A/73245022.11/202	customer's relationship with Oracle;			
		1039-0000337130 14			

1	•	Not to impede the functioning or performance of the Technical Support website;
2	•	Not to use automated mechanisms to perform downloads, such as robots or
3		crawlers; and
4	•	That the materials on the support website are confidential information subject to
5		existing confidentiality agreements.
6		49. Rimini Street has intimate familiarity with these important restrictions and
7	conditions rela	ating to Oracle's Software and Support Materials. Of Rimini Street's ten-member
8	management t	team, seven list prior employment experience with PeopleSoft, Siebel, or Oracle.
9	In addition, ot	ther Rimini Street managers and employees claim to have years of experience
10	providing sup	port services for PeopleSoft software. In short, Rimini Street cannot credibly claim
11	ignorance of (Oracle's access rules. Indeed, in the public statements quoted above, Ravin has
12	demonstrated	his close reading of Oracle's allegations against SAP, has confirmed his awareness
13	of Oracle's ac	cess rules, and has admitted that Rimini Street must comply with those rules.
14		50. Notwithstanding Rimini Street's knowledge of Oracle's license
15	agreements w	ith its customers, the support website terms of use, and the confidential,
16	proprietary, an	nd copyrighted nature of Oracle's Software and Support Materials, Rimini Street
17	accessed and	downloaded the Software and Support Materials when it either had no legitimate
18	basis to access	s Oracle's restricted website, or in a way that grossly violated the limited access
19	rights it did ha	ave. Further, the scope of the downloaded Software and Support Materials – across
20	multiple librar	ries in multiple lines of business – for customers that had no license to take, or need
21	for, those prod	ducts, suggests that Rimini Street took the Software and Support Materials to
22	stockpile a lib	rary to support its present and prospective customers.
23		51. To the extent Rimini Street had any legitimate basis to access Oracle's site
24	as a contract c	consultant for a customer with current licensed support rights, it committed to abide
25	by the same li	cense obligations and usage terms and conditions applicable to licensed customers.
26	Indeed, anyon	e accessing such Software and Support Materials on the Oracle support website
27	must agree to	Oracle's terms and conditions, which restrict access to support only for products
28	that a compan A/73245022.11/2021	y has licensed, and impose strict confidentiality requirements. Rimini Street 1039-0000337130 15

1	reviewed and agreed to the terms and conditions on Oracle's support website before proceeding,		
2	and therefore committed its theft knowingly and intentionally, and in conscious disregard of		
3	Oracle's copyrights and other protected intellectual property, contractual restrictions on the use		
4	of its intellect	ual pro	perty, and the integrity of its computer systems.
5	Е.	Oracl	e's Software And Support Materials Are Registered With The
6		Copy	right Office
7		52.	The Software and Support Materials and software applications that Rimini
8	Street downlo	aded fr	om Oracle's systems included numerous works that are protected under the
9	Federal Copy	right A	ct, 17 U.S.C. §§ 101 et seq. These protected works are original works of
10	authorship, ov	wned by	Oracle. Defendants' acts violated Oracle's exclusive rights to reproduce,
11	create derivat	ive wor	ks, publish, publicly display, offer for sale, and distribute (collectively,
12	"copy") these	works.	Defendants' acts were willful and intentional and constitute both direct
13	and indirect c	opyrigh	at infringement under the Federal Copyright Act, 17 U.S.C. §§ 101 et seq.
14		53.	The massive nature of the illicit downloads by Rimini Street make it
15	impossible to	detail c	comprehensively each copyright violation in this Complaint. However,
16	Oracle has more than 80 certificates of registration from the Register of Copyrights that cover a		
17	wide range of	Softwa	are and Support Materials copied by Rimini Street. Collectively, these
18	registrations of	over th	ousands of unlicensed Software and Support materials unlawfully copied by
19	Rimini Street	•	
20	F.	Defen	dants Conspired With And Aided And Abetted Each Other
21		54.	Defendants willfully, intentionally, and knowingly agreed and conspired
22	with each other to engage in the alleged wrongful conduct, including Defendants' copyright		
23	infringement, interference with Oracle's business relationships and other unfair business		
24	practices, as well as Defendants' trespass on, and computer fraud concerning the Software and		
25	Support Materials.		
26		55.	Defendants did the acts alleged pursuant to, and in furtherance of, that
27	agreement and/or furthered the conspiracy by cooperating, encouraging, ratifying, or adopting		
28	the acts of the others. A/73245022.11/2021039-0000337130 16		

1	As a direct and proximate result of the acts in furtherance of the
2	conspiracy, Oracle has suffered injury, damage, loss, and harm, including, but not limited to, loss
3	of profits from sales to current and potential customers of Oracle support services and licenses
4	for Oracle's software programs. The wrongful conduct committed pursuant to the conspiracy
5	was a substantial factor in causing this harm.
6	57. Defendants also had full knowledge of or should have reasonably known
7	of the true nature of the wrongful conduct of each other Defendant, and aided and abetted such
8	wrongful conduct, including copyright infringement, and other unfair business practices, as well
9	as Defendants' trespass on, and computer fraud concerning the copyrighted Software and
10	Support Materials, by providing substantial assistance and/or encouraging the others to act.
11	58. Defendants also aided and abetted the described wrongful conduct of the
12	other Defendants by giving substantial assistance and/or encouragement that, separately
13	considered, was wrongful in and of itself.
14	59. As a direct and proximate result of the aiding and abetting of these acts,
15	Oracle has suffered injury, damage, loss, and harm, including, but not limited to, loss of profits
16	from sales to current and potential customers of Oracle support services and licenses to Oracle
17	software programs. The wrongful conduct aided and abetted by the Defendants was a substantial
18	factor in causing this harm.
19	60. Defendants' intentional agreement to commit, and commission of, these
20	wrongful acts, and aiding and abetting of these wrongful acts, was willful, malicious, oppressive,
21	and in conscious disregard of Oracle's rights, and Oracle is therefore entitled to an award of
22	punitive damages to punish their wrongful conduct and deter future wrongful conduct.
23	First Claim for Relief
24	Copyright Infringement
25	(By OIC Against All Defendants)
26	61. OIC incorporates by reference each of the allegations in the preceding
27	paragraphs of this Complaint as though fully set forth here.
28	62. OIC owns a valid and enforceable copyright in, or an exclusive license to, A/73245022.11/2021039-0000337130 17

- 1 all of its software applications and Software and Support Materials, which are creative works of
- 2 original authorship. OIC has pre-existing, or has obtained from the Register of Copyrights,
- 3 Certificates of Registration that cover many of the software applications and Software and
- 4 Support Materials taken and copied by Rimini Street.²
- 5 OIC has also obtained, through transfer agreements, all rights, title, and
- 6 interest in registered and unregistered copyrights formerly owned by certain PeopleSoft, JDE,
- 7 and Siebel entities.
- **8** OIC owned exclusive rights to each of the copyrights at issue in this case
- 9 at a point in time during which Defendants infringed those exclusive rights.
- 10 65. Defendants have infringed copyrights in Oracle software applications and
- 11 Software and Support Materials, including the software applications and Software and Support
- 12 Materials covered by these certificates. These certificates are identified, dated and numbered as

13 follows:

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4	Title of Work	Date of Registration	Registration Number
1	Shop Floor Control program	March 7, 1995	TXu 619-303
5	EDI Interface (6) program	March 7, 1995	TXu 619-304
,	Configuration Management program	March 7, 1995	TXu 619-305
6	Master Production Scheduling program	March 7, 1995	TXu 619-306
	Capacity Requirements Planning program	March 7, 1995	TXu 619-307
	WorldCASE Development Environment program	March 7, 1995	TXu 619-308
	Equipment Management (5) program	March 7, 1995	TXu 619-309
	General Ledger & Basic Financial program	March 7, 1995	TXu 619-310
	Enterprise Facility Planning program	March 7, 1995	TXu 619-311
	Accounts Receivable program	March 7, 1995	TXu 619-312
	Warehouse Management program	March 7, 1995	TXu 619-313
	Inventory Management program	March 7, 1995	TXu 619-314
	Sales Order Processing/Sales Analysis program	March 7, 1995	TXu 619-315
	Purchase Order Processing program	March 7, 1995	TXu 619-316
	Product Data Management program	March 7, 1995	TXu 619-317
	Financial Reporting (FASTR) program	March 7, 1995	TXu 619-318
	WorldCASE Foundation Environment (3)		
	program	March 7, 1995	TXu 619-319
	Accounts Payable program	March 7, 1995	TXu 619-320
	Financial Modeling, Budgeting & Allocations	March 7, 1995	TXu 619-321

Oracle reserves the right to amend the Complaint in the event it obtains additional copyright registrations for Software and Support Materials taken and copied by Rimini Street beyond the registrations it has already.

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1	program		
	PeopleSoft HRMS 7.0	December 15 1998	TX 4-792-577
2	PeopleSoft HRMS 7.5	December 15, 1998	TX 4-792-575
_	PeopleSoft HRMS 8.0	November 20, 2000	TX 5-291-440
3	PeopleSoft 8 HRMS SP1	March 26, 2001	TX 5-501-312
4	PeopleSoft 8.3 HRMS	February 1, 2002	TX 5-469-032
4	PeopleSoft 8.8 HRMS	June 11, 2004	TX 6-093-947
5	PeopleSoft 8 Customer Relationship	,	
	Management	September 27, 2001	TX-5-456-777
6	PeopleSoft 8.8 Customer Relationship		
	Management	June 11, 2004	TX 6-015-317
7	PeopleSoft Financials, Distribution &	December 15, 1000	TV 4 700 574
_	Manufacturing 7.5 PeopleSoft 8 Financials and Supply Chain	December 15, 1998	TX 4-792-574
8	Management: Service Pack 2	September 27, 2001	TX-5-456-780
Δ	PeopleSoft 8.4 Financials and Supply Chain	30ptom20: 21; 200:	17.0 100 700
9	Management	August 5, 2002	TX-5-586-247
10	PeopleSoft 8.8 Enterprise Performance		
10	Management	June 11, 2004	TX-5-993-616
11	PeopleSoft 8 Student Administration Solutions	November 30, 2001	TX 5-431-289
	Initial release of JDE EnterpriseOne XE	April 26, 2007	TX 6-541-033
12	Cumulative Update 8 for JDE EnterpriseOne Xe	April 26, 2007	TX 6-541-048
	Initial release of JDE EnterpriseOne 8.0	April 26, 2007	TX 6-541-050
13	Cumulative Update 1 for JDE EnterpriseOne 8.0	April 26, 2007	TX 6-541-034
1.4	Initial release of JDE EnterpriseOne 8.9	April 26, 2007	TX 6-541-049
14	Initial release of JDE EnterpriseOne 8.10	April 26, 2007	TX 6-541-038
15	Cumulative Update 2 for JDE EnterpriseOne	•	
13	8.10	April 26, 2007	TX 6-541-032
16	Initial release of JDE EnterpriseOne 8.11	April 26, 2007	TX 6-541-028
	Initial release of JDE EnterpriseOne 8.11 SP1	April 26, 2007	TX 6-541-040
17	ESU for JDE EnterpriseOne 8.11 SP1	April 26, 2007	TX 6-541-027
	Cumulative Update 1 for JDE EnterpriseOne		
18	8.11 SP1	April 26, 2007	TX 6-541-039
10	Initial release of JDE EnterpriseOne 8.12	April 26, 2007	TX 6-541-041
19	ESU for JDE EnterpriseOne 8.12	April 26, 2007	TX 6-541-045
20	Cumulative Update 1 for JDE EnterpriseOne	April 26, 2007	TY 6 5/1 0/2
	8.12 Initial release of JDE World A7.3	April 26, 2007 April 26, 2007	TX 6-541-042 TX 6-541-029
21	Cumulative Update 16 for JDE World A7.3	April 26, 2007 April 26, 2007	TX 6-541-029
	Initial release of JDE World A8.1	April 26, 2007 April 26, 2007	TX 6-541-031
22	Code Change for JDE World A8.1	April 26, 2007 April 26, 2007	TX 6-541-047
22	Cumulative Update 6 for JDE World A8.1	May 1, 2007	TX 6-541-044 TX 6-545-421
23	Initial release of JDE World A9.1	April 26, 2007	TX 6-541-030
24	PeopleSoft Financials and Supply Chain	Αμιίι 20, 2001	17 0-041-030
4	Management (FIN/SCM) 8.0	November 20, 2000	TX 5-291-439
25	wanagement (Firwoow) 0.0	NOVEITIDEL ZU, ZUUU	17.0-231-403
	PeopleSoft 8 EPM SP3	March 30, 2001	TX 5-345-698
26	PeopleSoft 8.3 Enterprise Performance	WIGHT 50, 2001	17.0.040-030
	Management	March 11, 2002	TX 5-485-839
27	PeopleSoft 8.1 Customer Relationship	IVIGIOII II, 2002	17.0 700-000
	Management	March 20, 2002	TX 5-493-450
28	managomont	Mai 011 20, 2002	17.0 100 100

1			
	PeopleSoft 8 FIN/SCM SP1	March 26, 2001	TX 5-501-313
2	PeopleSoft 7.0 financials, distribution &		
3	manufacturing 7.0	December 15, 1998	TX 4-792-576
3			
4	PeopleSoft Benefits Administration 7.50	June 14, 1999	TX 5-072-090
4			
5	PeopleSoft Benefits Administration 7.0	June 15, 1999	TX 4-258-824
3		,	
6	PeopleSoft Payroll Interface 7.50	June 21, 1999	TX 3-772-292
U		,	
7	PeopleSoft Pension Administration 7	June 21, 1999	TX 3-772-290
•	T COPIOCON T CHOICH THAN MICHAELON T	04110 21, 1000	17(0112 200
8	PeopleSoft Pension Administration 7.50	June 21, 1999	TX 3-772-291
	r copiecon r chaini Administration r.30	Julie 21, 1333	17/37/12/231
9	PeopleSoft Payroll 7	June 22, 1999	TX 4-501-140
	r eopiesoit r ayroli r	Julie 22, 1999	17 4-301-140
10	Doonlo Coft Dours II Interface 7	luna 22, 1000	TV 4 501 129
	PeopleSoft Payroll Interface 7	June 22, 1999	TX 4-501-138
11	D 10 %11 D 7		TV 4 00 4 00 5
	PeopleSoft Human Resources 7	June 28, 1999	TX 4-994-865
12			
	PeopleSoft Human Resources 7.50	June 28, 1999	TX 5-013-123
13			
	PeopleSoft Payroll 7.50	June 28, 1999	TX 5-013-125
14			
	PeopleSoft Payroll Interface 7 Higher Education	June 28, 1999	TX 5-013-124
15			
4.2	PeopleSoft Time and Labor 7	June 28, 1999	TX 5-013-128
16	·	·	
4=	PeopleSoft Time and Labor 7.0	June 28, 1999	TX 4-994-866
17	_		
10	PeopleSoft Time and Labor 7.50	June 28, 1999	TX 4-994-867
18	Database of Documentary Customer Support	00.10 20, 1000	17(100100)
19	Materials for PeopleSoft Software	July 1, 2009	TXu1-607-454
19	Database of Documentary Customer Support	Odly 1, 2000	17/01/00/ 404
20	Materials for J.D. Edwards Software	July 1, 2009	TXu1-607-455
20	Siebel 6.3 Initial Release and Documentation		TX 6-941-989
21		June 29, 2009	
	Siebel 7.0.5 Initial Release and Documentation	June 29, 2009	TX 6-941-988
22	Siebel 7.5.2 Initial Release and Documentation	June 29, 2009	TX 6-941-990
	Siebel 7.7.1 Initial Release and Documentation	June 29, 2009	TX 6-941-993
23	Siebel 7.8 Initial Release and Documentation	June 29, 2009	TX 6-941-995
-	Siebel 8.0 Initial Release and Documentation	June 29, 2009	TX 6-942-000
24	Siebel 8.1.1 Initial Release and Documentation	June 29, 2009	TX 6-942-001
	Database of Documentary Customer Support		
25	Materials for Siebel Software	July 1, 2009	TXu1-607-453
		•	

66. These registrations generally cover, but are not limited to, numerous versions of Oracle software, including the updates, patches and fixes incorporated in each

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1	relevant version, service packs of Oracle updates, patches and fixes, and morvidual exemplar
2	Software and Support Materials, including certain Oracle knowledge management solutions and
3	certain Oracle updates, patches and fixes, all of which Rimini Street copied without a license.
4	67. Through the acts alleged above, Defendants have violated the exclusive
5	rights of OIC to reproduce and make copies of their copyrighted Software and Support Materials,
6	including materials covered by the registrations listed above by, among other things,
7	downloading (copying) Oracle's copyrighted Software and Support Materials onto its computers
8	in violation of 17 U.S.C. § 106, repeatedly copying entire releases of Oracle's software, and
9	related documentation, to Rimini Street's own local systems, without authorization or license and
10	creating unlicensed works derived from these copies.
11	68. Defendants have also violated the exclusive rights of OIC to control the
12	distribution, creation of derivative works and public display of copyrighted works by
13	downloading, copying, creating derivative works from and/or distributing Oracle's Software and
14	Support Materials and/or derivative works to Defendants' customers, via posting to its website,
15	by electronic mail, through file transfer protocol, or otherwise, in violation of 17 U.S.C. § 106.
16	69. Defendants were not authorized to copy, download, reproduce, create
17	derivative works from, distribute, or publicly display Oracle's copyrighted software applications
18	and Software and Support Materials except as authorized by and in support of a specific licensed
19	customer, using only (in the case of Software and Support Materials) that licensed customer's
20	log-in credentials, and with respect only to Software and Support Materials for which that
21	customer had a current right to have and use.
22	70. In addition to directly infringing the exclusive rights of OIC, Defendants
23	have contributorily and/or vicariously infringed the exclusive rights of OIC in the Software and
24	Support Materials by controlling, directing, intentionally encouraging, inducing or materially
25	contributing to the copying, distribution, publicly display or creation of derivative works from
26	Oracle's copyrighted software applications and Software and Support Materials. Defendants
27	also obtained a direct financial benefit from the above alleged infringing activities while
28	declining to exercise their right to stop it or limit it. A/73245022.11/2021039-0000337130 21

1	71. Defendants knew or should have known that copying, distributing, public
2	display of, and creating derivative works of and from Oracle Software and Support Materials,
3	which Defendants copied in the name of customers who had no license to copy, distribute,
4	publicly display or create derivative works from those materials, infringed the exclusive rights of
5	OIC in those materials.
6	72. OIC is entitled to damages in an amount to be proven at trial, including
7	profits attributable to the infringement not taken into account in computing actual damages under
8	17 U.S.C. § 504(b). OIC is entitled to statutory damages under 17 U.S.C. § 504(c) based on
9	Defendants' infringements after the dates of copyright registration.
10	73. Defendants' infringement of the exclusive rights of OIC has also caused
11	OIC irreparable injury. Unless restrained and enjoined, Defendants will continue to commit such
12	acts. OIC's remedies at law are not adequate to compensate them for these inflicted and
13	threatened injuries, entitling them to remedies including injunctive relief as provided by 17
14	U.S.C. § 502, and an order impounding or destroying any and all infringing materials pursuant to
15	17 U.S.C. § 503.
16	Second Claim for Relief
17	Violation of Federal Computer Fraud and Abuse Act
18	(18 U.S.C. §§ $1030(a)(2)(C)$, $(a)(4)$ & $(a)(5)$)
19	(By Oracle USA and OIC Against All Defendants)
20	74. Oracle USA and OIC incorporate by reference each of the allegations in
21	the preceding paragraphs of this Complaint as though fully set forth here.
22	75. Defendants have violated the Computer Fraud and Abuse Act, 18 U.S.C.
23	§ 1030(a)(2)(C), by intentionally accessing a computer used for interstate commerce or
24	communication, without authorization or by exceeding authorized access to such a computer, and
25	by obtaining information from such a protected computer.
26	76. Defendants have violated the Computer Fraud and Abuse Act, 18 U.S.C.
27	§ 1030(a)(4), by knowingly, and with intent to defraud Oracle USA or OIC, accessing a
28	protected computer, without authorization or by exceeding authorized access to such a computer, A/73245022.11/2021039-0000337130 22

1	and by means of such conduct furthered the intended fraud and obtained one or more things of
2	value, including but not limited to Oracle's Software and Support Materials.
3	77. Defendants have violated the Computer Fraud and Abuse Act, 18 U.S.C.
4	§ 1030(a)(5)(A)(i), by knowingly causing the transmission of a program, information, code, or
5	command and as a result intentionally causing damage without authorization to a protected
6	computer owned by Oracle USA.
7	78. Defendants have violated the Computer Fraud and Abuse Act, 18 U.S.C. §
8	1030(a)(5)(A)(ii) and (iii) by intentionally accessing a protected computer without authorization,
9	causing damage to Oracle USA or OIC, recklessly or without due regard for their actions.
10	79. The computer system or systems that Defendants accessed as described
11	above constitute a "protected computer" within the meaning of 18 U.S.C. § 1030(e)(2). Oracle
12	USA and OIC have suffered damage and loss by reason of these violations, including, without
13	limitation, harm to Oracle USA's and OIC's data, programs, and computer systems, and other
14	losses and damage in an amount to be proved at trial, but, in any event, in an amount well over
15	\$5000 aggregated over a one-year period.
16	80. Defendants' unlawful access to and theft from Oracle USA's computers
17	have caused Oracle USA and OIC irreparable injury. Unless restrained and enjoined,
18	Defendants will continue to commit such acts. Oracle USA's, and OIC's remedies at law are not
19	adequate to compensate them for these inflicted and threatened injuries, entitling Oracle USA
20	and OIC to remedies including injunctive relief as provided by 18 U.S.C. § 1030(g).
21	Third Claim for Relief
22	Computer Data Access and Fraud Act – Cal. Penal Code § 502
23	(By Oracle USA and OIC Against All Defendants)
24	81. Oracle USA and OIC incorporate by reference the allegations of
25	paragraphs 1 through 51 and 54-60 of this Complaint as though fully set forth here.
26	82. Defendants have violated California Penal Code § 502(c)(2) by knowingly
27	and fraudulently, and without permission, accessing, taking, copying, and making use of
28	programs, data, and files from Oracle USA's computers, computer systems, and/or computer A/73245022.11/2021039-0000337130

1	networks.
2	83. Defendants have violated California Penal Code § 502(c)(3) by
3	knowingly, fraudulently, and without permission accessing and using Oracle USA's computer
4	services.
5	84. Defendants have violated California Penal Code § 502(c)(6) by
6	knowingly, fraudulently, and without permission providing, or assisting in providing, a means of
7	accessing Oracle USA's computers, computer systems, and/or computer networks.
8	85. Defendants have violated California Penal Code § 502(c)(7) by
9	knowingly, fraudulently, and without permission accessing, or causing to be accessed, Oracle
10	USA's computers, computer systems, and/or computer networks.
11	86. Oracle USA or OIC own certain data that comprises Software and Support
12	Materials obtained by Defendants as alleged above.
13	87. As a direct and proximate result of Defendants' unlawful conduct within
14	the meaning of California Penal Code § 502, Defendants have caused damage to Oracle USA
15	and OIC in an amount to be proven at trial. Oracle USA and OIC are also entitled to recover
16	their reasonable attorneys' fees pursuant to California Penal Code § 502(e).
17	88. Oracle USA and OIC are informed and believe that the aforementioned
18	acts of the Defendants were willful and malicious in that Defendants' acts described above were
19	done with the deliberate intent to injure Oracle USA's and OIC's business and improve its own.
20	Oracle USA and OIC are therefore entitled to punitive damages.
21	Oracle USA and OIC have also suffered irreparable injury from these acts, and
22	due to the continuing threat of such injury, have no adequate remedy at law, entitling Oracle
23	USA and OIC to injunctive relief.
24	Fourth Claim for Relief
25	Nevada Rev. Stat. 205.4765
26	(By Oracle USA and OIC Against All Defendants)
27	89. Oracle USA and OIC incorporate by reference the allegations of
28	paragraphs 1 through 51, 54-60, and 81-88 of this Complaint as though fully set forth here.

1	90. At least some of Defendants' unlawful conduct, described above, occurred	ed	
2	at Rimini Street's operations in Nevada. Accordingly, Oracle pleads this claim in the alternative	e,	
3	to the extent the Court may determine that NRS 205.4765 applies to such conduct in Nevada		
4	instead of California Penal Code § 502.		
5	91. Defendants have violated NRS 205.4765(1) by knowingly, willfully and		
6	without authorization using, transferring, taking, retaining possession of, copying, accessing and	d	
7	attempting to obtain access to data, programs, and supporting documents that exist inside or		
8	outside Oracle USA's computers, computer systems, and/or computer networks.		
9	92. Defendants have violated NRS 205.4765(2) by knowingly, willfully and		
10	without authorization using, damaging, accessing or attempting to obtain access to equipment of	r	
11	supplies that are used or intended to be used in equipment or supplies that are used or intended	to	
12	be used in Oracle USA's computers, computer systems and/or computer networks.		
13	93. Defendants have violated NRS 205.4765(3) by knowingly, willfully and		
14	without authorization using, damaging, accessing or attempting to obtain access to Oracle USA	's	
15	computer systems and/or computer networks.		
16	94. Defendants have violated NRS 205.4765(4) by knowingly, willfully and		
17	without authorization using a device to access Oracle USA's computers, computer networks and	d	
18	data.		
19	95. Defendants have violated NRS 205.4765(5) by knowingly, willfully and		
20	without authorization introducing or attempting to introduce a computer contaminant into Oracl	le	
21	USA's computers, computer systems and/or computer networks.		
22	96. Oracle USA or OIC own certain data that comprises Software and Suppo	rt	
23	Materials obtained by Defendants as alleged above.		
24	97. As a direct and proximate result of Defendants' unlawful conduct within		
25	the meaning of NRS 205.4765, Defendants have caused damage to Oracle USA and OIC in an		
26	amount to be proven at trial. Oracle USA and OIC are also entitled to recover their reasonable		
27	attorneys' fees pursuant to NRS 205.511(1)(c).		
28	98. Oracle USA and OIC are informed and believe that the aforementioned A/73245022.11/2021039-0000337130 25		

1	acts of the Defendants were willful and malicious in that Defendants' acts described above were
2	done with the deliberate intent to injure Oracle USA's and OIC's business and improve its own.
3	Oracle USA and OIC are therefore entitled to punitive damages under NRS 205.511(1)(b).
4	99. Oracle USA and OIC have also suffered irreparable injury from these acts,
5	and due to the continuing threat of such injury, have no adequate remedy at law, entitling Oracle
6	USA and OIC to injunctive relief.
7	Fifth Claim for Relief
8	Breach of Contract
9	(By Oracle USA Against All Defendants)
10	100. Oracle USA incorporates by reference the allegations of paragraphs 1
11	through 51, 54-60, and 81-99 of this Complaint as though fully set forth here.
12	101. Defendants agreed to be bound by the licenses and Terms of Use on
13	Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web
14	sites Terms of Use when Defendants accessed or downloaded Software and Support Materials
15	from Oracle's customer support websites.
16	102. Oracle USA has performed all conditions, covenants, and promises
17	required on its part to be performed in accordance with the terms and conditions of Oracle's
18	customer support websites' Terms of Use, including the Metalink 3 Terms of Use and the Oracle
19	Web sites Terms of Use.
20	103. Defendants have breached Oracle's customer support websites' Terms of
21	Use, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use by, among
22	other things:
23	• Accessing Software and Support Materials not expressly licensed to and/or paid
24	for by Defendants or the customers in whose name Defendants accessed Oracle's
25	customer support websites and took the Software and Support Materials;
26	• Accessing the content available through Oracle's customer support websites, in
27	the form of the Software and Support Materials, without being an authorized and
28	designated Oracle technical support contact; A/73245022.11/2021039-0000337130 26

1	• Using the Software and Support Materials other than in support of a customer's
2	authorized use of Oracle software for which a customer holds a supported license
3	from Oracle;
4	• Using the Software and Support Materials without a legitimate business purpose;
5	• Using automated mechanisms to perform downloads from the Technical Support
6	website, such as robots or crawlers, and using other methods of downloading that
7	impede the functioning or performance of the Technical Support website;
8	• Using the Software and Support Materials in ways other than the furtherance of a
9	relationship with Oracle; and,
10	 Accessing or using Software and Support Materials other than for personal,
11	informational or non-commercial purposes.
12	104. As a result of Defendants' breach of Oracle's customer support websites'
13	Terms of Use, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use,
14	Defendants have caused damage to Oracle USA in an amount to be proven at trial.
15	Sixth Claim for Relief
15 16	Sixth Claim for Relief Inducing Breach of Contract
16 17	Inducing Breach of Contract
16	Inducing Breach of Contract (By Oracle USA Against All Defendants)
16 17 18 19	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1
16 17 18 19 20	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here.
16 17 18	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms
16 17 18 19 20 21	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and the
116 117 118 119 220 221 222 223	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use when they or anyone acting on their behalf accessed or
16 17 18 19 20 21	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use when they or anyone acting on their behalf accessed or downloaded Software and Support Materials from Oracle's customer support websites.
116 117 118 119 220 221 222 223 224	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use when they or anyone acting on their behalf accessed or downloaded Software and Support Materials from Oracle's customer support websites. 107. Oracle USA has performed all conditions, covenants, and promises
116 117 118 119 120 221 222 223 224 225	Inducing Breach of Contract (By Oracle USA Against All Defendants) 105. Oracle USA incorporates by reference the allegations of paragraphs 1 through 51, 54-60, and 81-104 of this Complaint as though fully set forth here. 106. Oracle USA's customers agreed to be bound by the licenses and/or Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use when they or anyone acting on their behalf accessed or downloaded Software and Support Materials from Oracle's customer support websites. 107. Oracle USA has performed all conditions, covenants, and promises required on its part to be performed in accordance with the Terms of Use on Oracle's customer

1	contracts. Defendants had knowledge of the existence of these contracts at all relevant times.
2	However, motivated by a desire to obtain an unfair competitive advantage, Defendants induced
3	Oracle's customers to breach those contracts. These contracts would otherwise have been
4	performed were it not for Defendants' acts inducing the customers to breach them.
5	109. Defendants acted at times as the authorized agents of Oracle USA's
6	customers, specifically as their support providers, when they accessed and downloaded Software
7	and Support Materials in violation of the Terms of Use on Oracle's customer support websites,
8	including the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use, as described
9	above. These actions accordingly caused the customers to be in breach of the Terms of Use on
10	Oracle's customer support websites, including the Metalink 3 Terms of Use and the Oracle Web
11	sites Terms of Use. Defendants intended their actions to cause Oracle USA's customers to
12	breach these contractual obligations.
13	110. As a result of Defendants' inducing Oracle USA's customers to breach the
14	Terms of Use on Oracle's customer support websites, including the Metalink 3 Terms of Use and
15	the Oracle Web sites Terms of Use, Defendants have caused damage to Oracle USA in an
16	amount to be proven at trial.
17	111. Defendants acted with fraud, oppression and malice in inducing Oracle
18	USA's customers to breach the Terms of Use on Oracle's customer support websites, including
19	the Metalink 3 Terms of Use and the Oracle Web sites Terms of Use, and Oracle USA is
20	therefore entitled to an award of punitive damages to punish Defendants' wrongful conduct and
21	deter future wrongful conduct.
22	Seventh Claim for Relief
23	Intentional Interference With Prospective Economic Advantage
24	(By Oracle USA and OIC Against All Defendants)
25	112. Oracle USA and OIC incorporate by reference the allegations of
26	paragraphs 51, 54-60, and 81-111 of this Complaint as though fully set forth here.
27	113. Oracle USA and OIC have and had an expectancy in continuing and
28	advantageous economic relationships with current and prospective purchasers and licensees of A/73245022.11/2021039-0000337130 28

1	Oracle's supp	ort services and software, which are conducted through Oracle USA and OIC.		
2		114. These relationships contained the probability of future economic benefit in		
3	the form of profitable support service contracts and software licenses. Had Defendants refrained			
4	from engaging	in the unlawful and wrongful conduct described in this complaint, there is a		
5	substantial pro	substantial probability that support customers of Oracle USA and OIC would have initiated,		
6	renewed, or expanded support contracts and software licenses with those Oracle entities, rather			
7	than with Defendants.			
8		115. Defendants were aware of these economic relationships and intended to		
9	interfere with and disrupt them by wrongfully:			
10	•	gaining unauthorized access to Oracle USA's computer systems through Oracle's		
11	password-protected customer support websites in violation of the agreements			
12	governing such access;			
13	• gaining unauthorized access to the Software and Support Materials available on			
14	Oracle USA's computer systems through Oracle's customer support websites, in			
15	violation of the agreements governing such access, including by using log-in			
16	credentials of customers with no right or license to the Software and Support			
17		Materials taken by Defendants;		
18	•	breaching the agreements governing access to, and use of, the websites and the		
19	Software and Support Materials available through it,			
20	•	luring Oracle USA's and OIC's current and prospective customers by making		
21	promotional and marketing statements regarding Defendants' ability to provide			
22		support services for Oracle software that were only possible because of		
23		Defendants' improper access to, and taking from, Oracle USA's computer		
24		systems through Oracle's customer support websites;		
25	•	using information learned through the improper access to, and taking from, Oracle		
26		USA's computer systems through Oracle's customer support websites to provide		
27	support services to Defendants' customers;			
28				

1	• gaining unauthorized access to Oracle's software releases through deceptive		
2	representations to Oracle USA's and OIC's customers, causing customers to		
3	breach their license agreements with Oracle.		
4	116. Defendants' conduct was wrongful by a measure beyond the fact of the		
5	interference itself. Defendants gained unauthorized access to Oracle USA's computer systems		
6	through Oracle USA's password-protected customer support websites, breached the agreements		
7	governing access to, and use of, Oracle's customer support websites and the Software and		
8	Support Materials available through Oracle's customer support websites, and wrongfully used		
9	the property found there to advertise their services, and otherwise obtain and retain the current		
10	and prospective clients of Oracle USA and OIC.		
11	117. This conduct, as alleged above, constitutes violations of numerous state		
12	and federal statutes and codes, including, but not limited to, violation of the Federal Computer		
13	Fraud and Abuse Act, 18 U.S.C. § 1030 et seq., unauthorized access to computers, NRS		
14	205.4765, Cal. Penal Code § 502, receipt of stolen property, Cal. Penal Code § 496, wire fraud,		
15	18 U.S.C. § 1343, violation of RICO, 18 U.S.C. § 1962, fraud and related activity in connection		
16	with an access device, 18 U.S.C. § 1029, and violation of the Stored Communications Act, 18		
17	U.S.C. §§ 2701-11. Defendants' conduct also constitutes trespass to chattels, breach of contract,		
18	and unjust enrichment.		
19	118. As a result of Defendants' acts, the above-described relationships have		
20	been actually disrupted, causing certain current and prospective support clients to contract with		
21	Defendants instead of with Oracle USA and OIC for those clients' software support and		
22	maintenance and, in some cases, for their enterprise software.		
23	119. As a direct and proximate result of Defendants' actions, Oracle USA and		
24	OIC have suffered economic harm, including, but not limited to, loss of profits from sales or		
25	licenses to current and potential customers of support services and enterprise software programs.		
26	Defendants' wrongful conduct was a substantial factor in causing this harm.		
27	120. Unless Defendants are restrained by appropriate injunctive relief, their		
28	actions are likely to recur and will cause Oracle USA and OIC irreparable injury for which there A/73245022.11/2021039-0000337130 30		

1	is no adequate remedy at law.		
2	121. Defendants' interference with Oracle USA's and OIC's prospective		
3	economic advantage with its current and future customers, as described above, was willful,		
4	malicious, oppressive, and in conscious disregard of Oracle USA's and OIC's rights, and Oracle		
5	USA and OIC are therefore entitled to an award of punitive damages to punish Defendants'		
6	wrongful conduct and deter future wrongful conduct.		
7	Eighth Claim for Relief		
8	Negligent Interference With Prospective Economic Advantage		
9	(By Oracle USA and OIC Against All Defendants)		
10	122. Oracle USA and OIC incorporate by reference the allegations of		
11	paragraphs 51, 54-60, and 81-121 of this Complaint as though fully set forth here.		
12	123. Oracle USA and OIC have and had an expectancy in continuing and		
13	advantageous economic relationships with current and prospective purchasers and licensees of		
14	Oracle's support services and software, which are conducted through Oracle USA and OIC.		
15	124. These relationships contained the probability of future economic benefit in		
16	the form of profitable support service contracts and enterprise software licenses. Had		
17	Defendants refrained from engaging in the unlawful and wrongful conduct described in this		
18	complaint, there is a substantial probability that the support customers of Oracle USA and OIC		
19	would have initiated, renewed, or expanded support contracts and enterprise software licenses		
20	with Oracle USA and OIC, rather than with Defendants.		
21	125. Defendants knew or should have known about the economic relationship,		
22	described above, and knew or should have known that these relationships would be interfered		
23	with and disrupted if Defendants failed to act with reasonable care in their access of Oracle's		
24	customer support websites and use of Oracle's Software and Support Materials. Defendants		
25	failed to act with reasonable care. Instead, they:		
26	• gained unauthorized access to Oracle USA's computer systems through		
27	Oracle USA's password-protected customer support websites in violation		
28	of the agreements governing such access; A/73245022.11/2021039-0000337130 31		

1	 gained unauthorized access to the Software and Support Materials 	
2	available on Oracle USA's computer systems through Oracle's customer	
3	support websites, in violation of the agreements governing such access,	
4	including by using log in credentials of customers with no right or license	
5	to the Software and Support Materials taken by Defendants;	
6	• breached the agreements governing access to, and use of, the websites	
7	and the Software and Support Materials available through it;	
8	• lured Oracle USA's and OIC's current and prospective customers by	
9	making promotional and marketing statements regarding Defendants'	
10	ability to provide support services for Oracle software that were only	
11	possible because of Defendants' improper access to, and taking from,	
12	Oracle USA's computer systems through Oracle's customer support	
13	websites; and,	
14	• used information learned through the improper access to, and taking from,	
15	Oracle USA's computer systems through Oracle's customer support	
16	websites to provide support services to Defendants' customers;	
17	• gained unauthorized access to Oracle's software releases through	
18	deceptive representations to Oracle USA's and OIC's customers, causing	
19	customers to breach their license agreements with Oracle.	
20	126. Defendants' conduct was wrongful by a measure beyond the fact of the	
21	interference itself. Defendants gained unauthorized access to Oracle USA's computer systems	
22	through Oracle USA's password-protected customer support websites, breached the agreements	
23	governing access to, and use of, Oracle's customer support websites and the Software and	
24	Support Materials available through it, and wrongfully used the property that they found there to	
25	advertise their services, and otherwise obtain and retain Oracle USA's and OIC's current and	
26	prospective clients.	
27	127. This conduct, as alleged above, constitutes violations of numerous state	
28	and federal statutes and codes, including, but not limited to, violation of the Federal Computer A/73245022.11/2021039-0000337130	

1	Fraud and Abuse Act, 18 U.S.C. § 1030 et seq., unauthorized access to computers, NRS	
2	205.4765, Cal. Penal Code § 502, receipt of stolen property, Cal. Penal Code § 496, wire fraud,	
3	18 U.S.C. § 1343, violation of RICO, 18 U.S.C. § 1962, fraud and related activity in connection	
4	with an access device, 18 U.S.C. § 1029, and violation of the Stored Communications Act, 18	
5	U.S.C. §§ 2701-11. Defendants' conduct also constitutes trespass to chattels, breach of contract,	
6	and unjust enrichment.	
7	128. As a result of Defendants' acts, the above-described relationships have	
8	been actually disrupted, causing certain current and prospective support clients to contract with	
9	Defendants instead of Oracle USA and OIC for their software support and maintenance and, in	
10	some cases, for their enterprise software.	
11	129. As a direct and proximate result of Defendants' actions, Oracle USA and	
12	OIC have suffered economic harm, including, but not limited to, loss of profits from sales or	
13	licenses to current and potential customers of support services and enterprise software programs.	
14	Defendants' wrongful conduct was a substantial factor in causing this harm.	
15	130. Unless Defendants are restrained by appropriate injunctive relief, their	
16	actions are likely to recur and will cause Oracle USA and OIC irreparable injury for which there	
17	is no adequate remedy at law.	
18	Ninth Claim for Relief	
19	Unfair Competition - Cal. Bus. & Prof. Code § 17200	
20	(By Oracle USA and OIC Against All Defendants)	
21	131. Oracle USA and OIC incorporate by reference the allegations of	
22	paragraphs 51, 54-60, and 81-130 of this Complaint as though fully set forth here.	
23	132. Defendants have engaged in unlawful business acts or practices by	
24	committing acts including computer fraud, trespass, breach of contract, and other illegal acts and	
25	practices as alleged above, all in an effort to gain unfair competitive advantage over Oracle USA	
26	and OIC.	
27	133. These unlawful business acts or practices were committed pursuant to	
28	business activity related to providing business applications software and related support and	

1	maintenance for that software.		
2	134. The acts and conduct of Defendants constitute fraudulent, unlawful, and		
3	unfair competition as defined by California Bus. & Prof. Code §§ 17200, et seq.		
4	135. Defendants' conduct constitutes violations of numerous state and federal		
5	statutes and codes, including, but not limited to, violation of the Computer Fraud and Abuse Act		
6	18 U.S.C. §§ 1030 et seq., unauthorized access to computers, NRS 205.4765, Cal. Penal Code §		
7	502, wire fraud, 18 U.S.C. § 1343, violation of RICO, 18 U.S.C. § 1962, fraud and related		
8	activity in connection with an access device, 18 U.S.C. § 1029, and violation of the Stored		
9	Communications Act, 18 U.S.C. §§ 2701-11. Defendants' conduct also constitutes trespass to		
10	chattels and unjust enrichment.		
11	136. As described above, Oracle and OIC have lost money and property and		
12	suffered injury in fact as a result of Defendants' fraudulent, unlawful, and unfair business acts		
13	and practices.		
14	137. Defendants have improperly and unlawfully taken commercial advantage		
15	of Oracle USA and OIC investments in their confidential, proprietary, and copyrighted Software		
16	and Support Materials and support delivery infrastructure. In light of Defendants' conduct, it		
17	would be inequitable to allow Defendants to retain the benefit of the funds obtained though the		
18	unauthorized and unlawful use of that property.		
19	138. Defendants' unfair business practices have unjustly minimized Oracle		
20	USA and OIC's competitive advantages and have caused and are causing them to suffer		
21	damages.		
22	139. As a result of such unfair competition, Oracle USA and OIC have also		
23	suffered irreparable injury and, unless Defendants are enjoined from such unfair competition,		
24	will continue to suffer irreparable injury, whereby Oracle USA and OIC have no adequate		
25	remedy at law.		
26	140. Defendants should be compelled to disgorge and/or restore any and all		
27	revenues, earnings, profits, compensation, and benefits they may have obtained in violation of		
28	California Business & Professions Code § 17200 <i>et seq.</i> , including, but not limited to, returning A/73245022.11/2021039-0000337130 34		

1	any revenue earned from the unlawful and unfair use of Oracle USA and OIC's stolen property,		
2	and should be enjoined from further unlawful, unfair, and deceptive business practices.		
3	Tenth Claim for Relief		
4	Trespass To Chattels		
5	(By Oracle USA Against All Defendants)		
6	141. Oracle USA incorporates by reference the allegations of paragraphs 1		
7	through 51, 54-60, and 81-140 of this Complaint as though fully set forth here.		
8	142. At all times mentioned in this Complaint, Oracle USA had legal title or		
9	license to and actual possession of Oracle's customer support websites, its access-restricted		
10	internet-based support systems and databases, and the copies of the Software and Support		
11	Materials on those support systems, as described above.		
12	143. Defendants intentionally interfered with Oracle USA's use or possession		
13	of both Oracle's customer support websites and Oracle's related internal databases and systems,		
14	and the copies of the Software and Support Materials housed for licensed access through		
15	Oracle's customer support websites.		
16	144. Defendants' trespass and interference proximately caused damage to		
17	Oracle, including, but not limited to, damage to the functionality of Oracle USA's computer		
18	systems and data, damage to Oracle USA's rights to dominion and control over its property, and		
19	damage to the confidential nature of the information on Oracle USA's websites. As a result,		
20	Defendants caused Oracle USA's property to diminish in value and deprived Oracle USA of the		
21	intended uses of its computer systems.		
22	145. Oracle USA is entitled to recover any and all damages it sustained as a		
23	result of such trespass, in an amount to be determined at trial.		
24	146. Defendants' trespass interfered with, and damaged, the integrity and		
25	functionality of Oracle USA's computer systems and data. Defendants will continue to commit		
26	such acts and other competitors will be encouraged to sweep Oracle USA's websites, potentially		
27	to the point of denying effective access to customers and preventing Oracle USA from using its		
28	systems and data for their intended purpose. Defendants' trespass therefore threatens to cause A/73245022.11/2021039-0000337130 35		

1	irreparable harm to Oracle USA, for which Oracle USA's remedy at law is not adequate to		
2	compensate it for the injuries inflicted and threatened.		
3	Eleventh Claim for Relief		
4	Unjust Enrichment/Restitution		
5	(By Oracle USA and OIC Against All Defendants)		
6	147. Oracle USA and OIC incorporate by reference the allegations of		
7	paragraphs 1 through 51, 54-60, and 81-146 of this Complaint as though fully set forth here.		
8	148. Defendants unjustly received benefits at the expense of Oracle USA and		
9	OIC through Defendants' wrongful conduct, including Defendants' breach of the agreements		
10	governing access to and use of Oracle's customer support websites, interference with Oracle		
11	USA and OIC's business relationships and other unfair business practices, as well as Defendants		
12	trespass on, and computer fraud concerning the Software and Support Materials, which took		
13	substantial time and money for Oracle entities including Oracle USA and OIC to develop.		
14	Defendants continue to unjustly retain these benefits at the expense of Oracle USA and OIC. It		
15	would be unjust for Defendants to retain any value they obtained as a result of their wrongful		
16	conduct.		
17	149. Oracle USA and OIC are entitled to the establishment of a constructive		
18	trust consisting of the benefit conferred upon Defendants by the revenues derived from their		
19	wrongful conduct at the expense of Oracle entities including Oracle USA and OIC as alleged		
20	above, and all profits derived from that wrongful conduct. Oracle USA and OIC are further		
21	entitled to full restitution of all amounts in which Defendants have been unjustly enriched at		
22	Oracle USA and OIC's expense.		
23	Twelfth Claim for Relief		
24	Unfair Practices - Cal. Bus. & Prof. Code §§ 17000, et seq.		
25	(By Oracle USA and OIC Against All Defendants)		
26	150. Oracle USA and OIC incorporate by reference the allegations of		
27	paragraphs 1 through 51, 54-60, and 81-150 of this Complaint as though fully set forth here.		
28	151. Defendants have caused Oracle USA and OIC damage through their use of A/73245022.11/2021039-0000337130 36		

1	unfair practices, including but not limited to:	
2	(a) Selling articles or products at less than the cost to Defendants, or	
3	charging a price so low as to be in substance or fact a give away, for the purpose of injuring	
4	competitors, including specifically Oracle, and destroying competition;	
5	(b) Selling articles or products as a loss leader, with the purpose of	
6	inducing, promoting or encouraging the purchase of other merchandise, such as additional	
7	services from Rimini Street; or where the effect is a tendency or capacity to mislead or deceive	
8	purchasers or prospective purchasers, in particular concerning the illegality of Rimini Street's	
9	conduct in providing support services; or where the effect is to divert trade from or otherwise	
10	injure competitors, including specifically Oracle.	
11	152. Defendant Ravin, as a director, officer or agent of Rimini Street, assisted	
12	or aided, directly or indirectly, in the commission of these unfair practices and is equally liable	
13	for them.	
14	153. Oracle USA and OIC are entitled to an injunction to halt Defendants'	
15	conduct, and to prevent further unfair practices, applicable to all of Defendants' articles or	
16	products. Oracle USA and OIC are also entitled to damages, treble damages, reasonable	
17	attorneys' fees and costs of suit.	
18	Thirteenth Claim for Relief	
19	An Accounting	
20	(By Oracle USA and OIC Against All Defendants)	
21	154. Oracle USA and OIC incorporate by reference the allegations of	
22	paragraphs 1 through 51, 54-60, and 81-153 of this Complaint as though fully set forth here.	
23	155. Defendants have obtained business through the use of unlawful conduct	
24	including, but not limited to:	
25	(a) Breaching the agreements governing access to or use of Oracle's	
26	customer support websites;	
27	(b) Improperly, willfully, and unlawfully taking commercial advantage	
28	of the investment in its Software and Support Materials by Oracle entities including Oracle USA A/73245022.11/2021039-0000337130 37	

(c) Fraudulently accessing and intentionally trespassing on Oracle A's password-protected customer support websites, without authorization or consent, or in cess of authorization or consent, in furtherance of their unlawful and deceptive scheme as scribed above. 156. Defendants have received money as a result of their misconduct, at the cense of Oracle USA and OIC, and some or all of such money is rightfully due to Oracle USA HOIC. 157. The amount of money due from Defendants to Oracle USA and OIC is known to Oracle USA and OIC, and cannot be ascertained without an accounting of the	
A's password-protected customer support websites, without authorization or consent, or in cess of authorization or consent, in furtherance of their unlawful and deceptive scheme as scribed above. 156. Defendants have received money as a result of their misconduct, at the cense of Oracle USA and OIC, and some or all of such money is rightfully due to Oracle USA OIC. 157. The amount of money due from Defendants to Oracle USA and OIC is	
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1 OIC. 157. The amount of money due from Defendants to Oracle USA and OIC is	
157. The amount of money due from Defendants to Oracle USA and OIC is	
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known to Oracle USA and OIC, and cannot be ascertained without an accounting of the	
income and gross profits Defendants have obtained through their wrongful and unlawful	
nduct. Oracle USA and OIC are entitled, therefore, to a full accounting.	
Prayer For Relief	
WHEREFORE, Oracle respectfully prays for the following:	
A. For a preliminary and permanent injunction restraining	
fendants, their officers, agents, servants, employees, and attorneys, and those in active concer	
participation with any of them, from the following:	
(1) Copying ³ , distributing, using, or creating derivative works	
m Oracle Software and Support Materials in any way, including for any business purpose,	
except as allowed by express license from Oracle;	
(2) Copying, distributing or storing, or facilitating copying,	
tribution or storage of, any Oracle Software and Support Materials directly or indirectly from	
to any of Defendants' offices, computer systems or networks;	

1	(3) Using any robot, crawler, scraper, spider, or other software
2	tool to access, copy, distribute or use any Oracle Software and Support Materials in any way,
3	including for any business purpose;
4	(4) Facilitating the downloading of any Oracle Software and
5	Support Materials from any Oracle support website for, or on behalf of, any customer who does
6	not have a valid, existing and currently-Oracle-supported software license for the specific
7	materials being downloaded from Oracle entitling that customer to have and use those Software
8	and Support Materials;
9	(5) Facilitating the access to, use of, or downloading from any
10	Oracle support website for, or on behalf of, any customer other than by using that specific
11	customer's valid log-in credentials;
12	(6) Facilitating the copying, distribution or use of any Oracle
13	Software and Support Materials for, or on behalf of, any customer who did not have a current,
14	valid, existing software and support license from Oracle entitling that customer to have and use
15	those Software and Support Materials, at the time they were downloaded or obtained by or on
16	behalf of the customer;
17	(7) Regardless of the location of any specific Software and
18	Support Materials, copying, distributing or using Software and Support Materials obtained
19	through or for one customer to support a different customer;
20	(8) Facilitating the copying, distribution or use of, any Oracle
21	Software and Support Materials without keeping a record, which Oracle may inspect upon three
22	(3) business days' written notice, that accurately reflects all Software and Support Materials (a)
23	copied, distributed or used, organized by customer name, (b) the date(s) of the copying,
24	distribution or use, and (c) all other entities involved in the copying, distribution or use,
25	including name of the entity, principal contact, and contact information; and,
26	(9) Otherwise engaging in acts of unfair competition, unfair
27	practices, copyright infringement, trespass, and computer fraud against Oracle;
28	B. That the Court order Defendants to file with the Court and serve on 39

1	Oracle within thirty (30) days after the service on Defendants of such injunction a report in		
2	writing, under oath, setting forth in detail the manner and form in which Defendants have		
3	complied with the injunction;		
4	C.	For an Order directing Defendants to return Oracle's property,	
5	including, without limitation	on, Oracle's confidential, proprietary, and copyrighted Software and	
6	Support Materials, including	g data, internal documents, and valuable updates, patches, fixes, and	
7	other computer code, that I	Defendants took from Oracle, as set forth in this Complaint;	
8	D.	For an Order impounding or destroying any and all infringing	
9	materials pursuant to 17 U.	S.C. § 503;	
10	E.	For an Order awarding Oracle punitive damages in a sum to be	
11	determined at trial;		
12	F.	For restitution and disgorgement of all ill-gotten gains unjustly	
13	obtained and retained by D	efendants through the acts complained of here;	
14	G.	For an Order finding a Constructive Trust for Oracle's benefit,	
15	consisting of all revenues re	eceived by Defendants from their wrongful conduct which should	
16	rightfully have been received by Oracle and all profits derived from that wrongful conduct, and		
17	directing Defendants to pay all such sums to Oracle;		
18	H.	For damages to be proven at trial;	
19	I.	For those damages to be trebled;	
20	J.	For statutory damages pursuant to 17 U.S.C. § 504;	
21	K.	For prejudgment interest;	
22	L.	For an accounting;	
23	M.	For an Order awarding Oracle its attorneys' fees and costs; and,	
24	N.	For an Order awarding Oracle such other and further relief as the	
25	Court deems just and prope	er.	
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1	DATED: January 25, 2010	BOIES SCHILLER & FLEXNER LLP
2		
3 4 5		By: /s/ Richard J. Pocker Richard J. Pocker Attorneys for Plaintiffs Oracle USA, Inc. and Oracle International Corp.
6 7		
8	DATED: January 25, 2010	BINGHAM McCUTCHEN LLP
9		
10 11		By: /s/ Geoffrey M. Howard Geoffrey M. Howard Attorneys for Plaintiffs
12		Attorneys for Plaintiffs Oracle USA, Inc. and Oracle International Corp.
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1	DEMAND FOR JURY TRIAL		
2	In accordance with Fed. R. Civ. P. 38(b), Plaintiffs Oracle USA, Inc., and Oracle		
3	International Corp. demand a trial by jury on all issues so triable.		
4 5	DATED: January 25, 2010	BOIES SCHILLER & FLEXNER LLP	
6 7 8 9		By: /s/ Richard J. Pocker Richard J. Pocker Attorneys for Plaintiffs Oracle USA, Inc. and Oracle International Corp.	
11 12 13	DATED: January 25, 2010	BINGHAM McCUTCHEN LLP	
14 15 16		By: /s/ Geoffrey M. Howard Geoffrey M. Howard Attorneys for Plaintiffs Oracle USA, Inc. and Oracle International Corp.	
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